(g) Additional priority considerations. The grant announcement may provide for additional points to be awarded to projects that advance identified Agency priority interests under this program.

§1709.217 Grant award.

- (a) Notification of applicants. The Agency will notify all applicants in writing whether or not they have been selected for a grant award.
- (b) Letter of conditions. The Agency will notify a selected applicant in writing, setting out the amount of grant approved and the conditions under which the grant will be made.
- (c) Applicant's intent to meet conditions. Upon reviewing the conditions and requirements in the letter of conditions, the selected applicant must complete, sign and return the Agency's "Letter of Intent to Meet Conditions," or, if certain conditions cannot be met, the applicant may propose alternate conditions to the Agency. The Agency must concur with any changes proposed to the letter of conditions by the applicant before the application will be further processed.
- (d) Grant agreement. The Agency and the grantee must execute a grant agreement acceptable to the Agency prior to the advance of funds.

§§ 1709.218-1709.300 [Reserved]

Subparts D-F [Reserved]

Subpart G—Recovery of Financial Assistance Used for Unauthorized Purposes

§1709.601 Policy.

This subpart prescribes the policies of the Rural Utilities Service (RUS) when it is subsequently determined that the recipient of an Assistance to High Energy Cost Rural Communities program loan or grant was not eligible for all or part of the financial assistance received or that the assistance received was used for unauthorized purposes. It is the policy of the Agency that when assistance under this part has been received by an ineligible recipient or used for unauthorized purposes the Agency shall initiate appropriate actions to recover from the re-

cipient the sum that is determined to be ineligible or used for unauthorized purposes, regardless of amount, unless any applicable statute of limitation has expired. The Agency shall make full use of available authority and procedures, including but not limited to those available under 7 CFR part 3015, subpart N.

§§ 1709.602-1709.999 [Reserved]

PART 1710—GENERAL AND PRE-LOAN POLICIES AND PROCE-DURES COMMON TO ELECTRIC LOANS AND GUARANTEES

Subpart A—General

200.	
1710.1	General statement.
1710.2	Definitions and rules of construction.
1710.3	Form and bulletin revisions.
1510 4	B 11 11 11

1710.4 Exception authority.1710.5 Availability of forms.

Sec

1710.6 Applicability of certain provisions to completed loan applications.1710.7–1710.49 [Reserved]

Subpart B—Types of Loans and Loan Guarantees

1710.50 Insured loans. 1710.51 Direct loans. 1710.52 Loan guarantees. 1710.53–1710.99 [Reserved]

Subpart C—Loan Purposes and Basic Policies.

1710.100 General.

 $1710.101\,\,$ Types of eligible borrowers.

1710.102 Borrower eligibility for different types of loans.

1710.103 Area coverage.

1710.104 Service to non-RE Act beneficiaries.

1710.105 State regulatory approvals.

1710.106 Uses of loan funds.

1710.107 Amount lent for acquisitions.

1710.108 Mergers and consolidations.

1710.109 Reimbursement of general funds and interim financing.

1710.110 Supplemental financing.

1710.111 Refinancing.

1710.112 Loan feasibility.

1710.113 Loan security

1710.114 TIER, DSC, OTIER and ODSC requirements.

1710.115 Final maturity.

1710.116 [Reserved]

1710.117 Environmental considerations.

1710.118 [Reserved]

1710.119 Loan processing priorities.